

धसाधारण

EXTRAORDINARY

भाग II-- क्रथा 3-- अपकाष (ii)

PART II—Section 3—Sub-section (ii)

प्राधिकार संप्रकाशित

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इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह ग्रालग संकलन के उप में रक्षा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

CENTRAL BOARD OF DIRECT TAXES

NOTIFICATION INCOME-TAX

New Delhi, the 13th February 1967

- S.O. 598.—In exercise of the powers conferred by section 295 of the Incometax Act. 1961 (43 of 1961), the Central Board of Direct Taxes hereby makes the following rules further to amend the Income-tax Rules. 1962, namely:—
 - 1. These rules may be called the Income-tax (Amendment) Rules, 1967.
- 2. In rules 10 and 11 of the Income-tax Rules, 1962 (hereinafter referred to as the principal rules), the words "and super tax" shall be omitted.
- 3. In Part II of the principal rules, after rule 11, the following sub-heading and rule shall be inserted and shall be deemed to have been inserted with effect from the 1st day of April, 1965, namely:—
 - "E. DEDUCTIONS TO BE MADE IN COMPUTING TOTAL INCOME
 - 11A. Limits for life insurance premia in the case of authors etc.—In the case of an individual being an author, playwright, artist, musician or actor, the total amount which qualifies for the purposes of computing the deduction under sub-section (1) of section 80A shall not exceed—
 - (i) an amount equal to the aggregate of 33½ per cent. of the income from such profession included in his total income and of twenty-five per cent. of the remaining part of the total income; or

(ii) in amount of Rs. 12,500 as increased by 8-1/3 per cent. of the income from such profession included in his total income, subject to a maximum of Rs. 15,000.

whichever is less.

- Explanation.—In this rule, the expression "total income" means the total income as computed before making any deduction under Chapter VIA and before deduction of any amount of annuity deposit under section 280-C".
- 4. In rule 19 of the principal rules, for sub-rule (3), the following sub-rule shall be substituted, namely:—
 - "(3) Any borrowed money and debt due by the person carrying on the business shall be deducted and in particular there shall be deducted any debts incurred in respect of the business for tax (including advance tax) due under any provision of the Act:
 - Provided that any such debt for tax (including advance tax) shall, for the purpose of this sub-rule, be deemed to have become due—
 - (a) In the case of any advance tax due under any provision of the Act or of any tax payable under section 140A or under section 141, on the date on which, under the provisions of section 211 or section 212 or section 213 or section 140A or section 220, as the case may be, the payment first became due;
 - (h) in any other case, on the last day of the period of time within which the tax is payable under section 220."
- 5 In rule 20 of the principal rules, the words, brackets and figures "or subsection (2) of section 101", wherever they occur, and the words, brackets and figures "or sub-section (1) of section 101", shall be omitted.
- 6. In rule 29 of the principal rules, in sub-rule (1), for the words "without deduction of super-tax or after deduction of super-tax", the words "after deduction of tax" shall be substituted.
- 7. In rule 30 of the principal rules, in the proviso t_0 sub-rule (1), the words "and super-tax" shall be omitted.
- 8. The rule 48C of the principal rules, the following Explanation shall be added, namely:—
 - "Explanation.—The provisions of rule 48A, rule 48B and this rule shall not apply in respect of annuity deposit in relation to the assessment year commencing on the 1st day of April, 1967 or any subsequent assessment year."
- 9 In rule 80 of the principal rules, for the words "income-tax and super tax", wherever they occur, the word "tax" shall be substituted.
 - 10. In Appendix II to the principal rules.—
 - (i) in Form Nos- 7, 9 and 28, for the words "four per cent.", the words "six per cent." shall be substituted;
 - (ii) in Form No. 13. the words "total world income", wherever they occur, and the words "or super-tax", shall be omitted, and for the words "to deduct income-tax and super-tax at the rates of.....per cent and.....per cent." the words "to deduct income-tax at the rate of.... per cent." shall be substituted;
 - (iii) in Form No. 14, the words "total world income", wherever they occur, shall be omitted:
 - (iv) in Form No. 14A,-
 - (a) for the word "super-tax", wherever it occurs, the word "incometax" shall be substituted:
 - (b) the words "and total world income" and the words and letters "and Rs..... respectively". wherever they occur, shall be omitted:

(v) in Form No. 15,—

(a) the words "or super-tax" shall be omitted, and for the words and brackets "income-tax at the rates in force and super-tax at the rate of......per cent. (with Union surcharge at.....per cent. and special surcharge at.....per cent. on income-tax and super-tax)", the words "income-tax at the rate of.....per cent. and surcharge at the rate of.....per cent. of the amount of the dividend", shall be substituted;

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- (b) for the foot note to paragraph 2, the following foot note shall be substituted, namely:—
 - "*Applicable only in respect of certificates issued under section 197(1)

 (b) in the case of a person not being a company and not being resident in India";
- (vi) in Form No. 16, under the heading "Particulars of tax deducted", item (iii) and item (iv) shall be omitted, and item (v) shall be renumbered as item (iii);
- (vii) in Form No. 17, the word "Union" in item (ii), and items (iii), (iv), (v) and (vi), shall be omitted;
- (viii) in Form No. 18, the word "Union" in item (ii), and items (iii), (iv), (v) and (vi), shall be omitted;

(ix) in Form No. 19,-

- (a) the words, brackets and figures "or sub-section (2) of section 101" shall be omitted;
- (b) in the tabular statement under the heading "Details of Tax Deduction", for the items "Union surcharge", "Special surcharge", and "Super-tax: Union surcharge and Special surcharge", the item "Surcharge" shall be substituted;
- (c) in Note No. 3, for the word "super-tax", the word "surcharge" shall be substituted;
- (d) in Note No. 4, for the word "super-tax", the word "income-tax" shall be substituted;
- (x) in Form No. 20, under the heading "Details of tax deduction", the word "Union" in the second item, and the third, fourth, fifth and sixth items, shall be omitted;

(xi) in Form No. 21,-

- (a) columns 9 to 12 shall be omitted and columns 13, 14, 15 and 16 shall be re-numbered as columns 9, 10, 11 and 12 respectively;
- (b) in Note No. 1, after the words "house rent allowance", the brackets, words, figures and letter "[exclusive of the amount exempt under section 10(13A)]" shall be inserted;
- (xii) in Form No. 22, for the words "Income-tax and super-tax", wherever they occur, the word "tax" shall be substituted;

(xiii) in Form No. 24,-

(a) in the heading of column No. 19, after the words, figures and letters. "deductable under section 16", the words, brackets, figures and letter "amount of house rent allowance (in col. 8) which is exempt under section 10(13A)" shall be inserted:

(b) for columns 21 to 33, the following columns shall be substituted. namely: fund con-premiums reduced **⊬**hich 80A(1 Total amount of tax deducted during the year on the amount which in column 25 <u>8</u>3 section employee provident ò insurance income Income-Surcharge Total of 1 has columns tax under 26 & 27 salary 8 **3** 유유를 근 8 88 anmuity deductible in respect amont in deductible 늉 amount paid amount year in re tributions 늉 Remarks Amount Amount (g) Balance balance .23 Z Z 26 28 21 22 23 24 25 27 29

(xiv) in Form No. 25, for the existing headings in the tabular statement below item 6, the following headings shall be substituted, namely:--

Amount of interest	Tax deducted							
Amount of interest	Income tax	Surcharge	Total					

(xv) in Form No. 26,-

- (a) in item No. 5, for the words, figures and brackets "under sections 85 and 101(2)", the words and figures "under section 85" shall be substituted;
 - (b) in item No. 7, for the word "super-tax", the word "income-tax" shall be substituted;
 - (c) for item No. 8, the following item shall be substituted, namely:-
 - "8. Amount of tax deducted:

(xvi)	in	Form	No.	27,	for	columns	6	to	17,	the	following	columns	shall	be
•		aıbstitı	ited.	nat	nelv	: 								

Amount of tax deducted

Inc	ome-tax	Surch	Total amount			
Rate per cent.	Amount deducted	Rate per cent	Amount deducted	deducted (col. 7+9)		
\ 	Rs.		Rs.	Rs.		
6	7	8	9	10 ,,		

(xvii) for the Enclosure to Form No. 28, the following Enclosure shall be substituted, namely:—

"Enclosure to Formino. 28

ORDER UNDER SECTION 210 OF THE INCOME-TAX ACT, 196	ECTION 210 OF THE INCOME-TAX ACT, 1961
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ORDER UNDER SECTION 210 OF THE INCOME-TAX ACT, I	901
Name of assessee	• • • • • • • • • • • • • • • • • • • •
StatusNumber in General Index Register	
Address	
	Rs.
Total income on the basis of which tax under section 140A has been paid	
regular/provisional assessment has been made	
being that for the year 1919 as reduced by the amount of capital gains included therein, if any.	
Less share of income, if any, from a registered firm if the assessment of the firm has been completed for a year later than that referred to above.	
Add share of income, if any, from such registered firm according to the latest completed assessment of the firm	
Income subject to advance tax	
	Income-tax Rs.
Gross income-tax chargeable on 'income subject to advance-tax'	
Sums included in 'income subject to advance tax' in respect of which incometax is not payable or on which a rebate of income-tax is admissible—	
(i) Share of income from an association of persons or body of individuals or an unregistered firm on the profits of which tax has already been paid	

Total amount on which tax is not payable and the proportionate

(ii) Interest on income-tax free securities

tax on such an amount

(iii) Other items

	x which is de ded in the find						lo 195 •	on a	ny 'in	come	
Net amou Less amou	nt of income- int on account	tax of esti	imated	i doi	uble in	come	tax 1	elief,	if any		
	ayable lready paid in the previous no										
Net amou	nt of tax payal	o le									
mom . r	OF***		J EIG	TIRE	SAS	W/EI	T. AS	INV	ZORT.	os:	
Rs			(Rup	ees					•••••) n c-1; » Cff (cr
Date										Addı	
(xviii) for Form No	 o. 2 9,	the fe	ollowi	ing Fo	orm s	 hall b	e sut	etitute	d, na	imely:—
						"fori	M NO.	29			
						(See 1	rule 39	9)			
EST:	IMATE OF 7 (2) OR (3) OF I	THE A	ADVA INCO NG (NCE ME- ON	TAX TAX	PAY ACT, 31ST	ABLI 1961 MA	UN FOR RCH	DER THE	SEC' FINA	TION 212(1) OR ANCIAL YEAR
Status (Pl	the assessee lease state who	ether :	indivi	lual,	Hindu Hetc.)	und	ivid e d	fami	ly, loc	al au	-
Address:	_							·			
											-
	resident										
Whether	resident but no	ot ordi	narily	reside							
***************************************	non-resident										
_				_							
plete decla	se of a firm, wid assessment/v ration for regis may be. (Dat	whethe tration	r the unde	firm r secti	has s on 184	submi (1) ot	itted a section	n ap n 187	plicatio (7), as	on or the	
ending or	tax payable by ted as follow	re	ssesse elevan	nam t to tl	ied abo	ove fo	r the it year	"prev	ious y	ear" 9	
1. E	stimated "incor	me sut	oject to	adva	ance ta	x":					
(1)	Income from	"Sala	ries"								Rs
(2)	Interest on se	ecuriti	es	•	•						Rs
(3)	Income from	house	prop	erty							Rs
(4)	Profits and g (a) Propriet Name				rofessi		. 1				
	(i)										Rs
	(ii)				•				•		Rs

(b) Share from	firm(s):					
Name of the firm		Addres	8	registe	r firm has been red in the last eted assessment	Share of income
····						
··-						
$\begin{array}{c} (c) & \text{Income from} \\ \text{Total} & (a+b+c) \end{array}$		·	oi perso	ля ог роа <u>ч</u>	or maisianais	Rs
(5) Income from oth	her sourc	ces:				
(i) Divider				Rs		
(ii) Interes				Rs.,,		
(iii) Other i	ncomes			Rs		Rs
TOTAL	•	•				Ks
Income subject	to advar	nce-tax		•		Rs
						Income-tax Rs.
2. Gross income-tax charge	able on	income	subj e ct t	to advance	-tax	
3. Sums included in incom	re subj e c	et to ad	vance ta	x in respe	ct of which no	
tax is payable or on	which a	rebate	of tax	is admiss	sible :	
(i) Share of income be paid by the f		un-regi	istered fi	rm on wh	ich the tax will	
(ii) Assessee's share i		nount o	f tax pay	able by a	registered firm	
(iii) Share from an as which tax will be	sociation	ı of per	sons or	body of ir	dividuals on	
(iv) Interest on incon				or treaty		*****
(v) Any other items	not being	g divide	nd refer	red to in s	ection 85A .	
Total amount on which tax						
amount	•	•				
4. Excess of 2 over 3 .						
5. Deduct						
Amount of tax deduction					n any income	
6. Net amount of income-t						
7. Less: Amount on accoun		imated (relief if any	******
,	ne vie cau	una(cci t	.iv,ciOic ii	iconic-(gx	rener, ir any	*****
8. Net amount payable .	•	•		•		•••••
9. Less:	in tha £	omoist -		aact!	270	
(i) tax already paid: (ii) tax included in section 213 to 1	item 8 d	of which	the pay	ment is d	eferred under	
(I certify that the	part of	the inc	ome on	which pa	yment of tax is	

10. Balance payable			-			
Date					ature of the	e person making
Place				Statu	ıs,	
Го						
The Income-tax Offi	icer,					
4 * * * * * * * * * * * * * * * * * * *	•					

- Notes.— (1) The estimate of tax should be signed by a person who is authorised to sign a return of income as provided in section 140 of the Income-tax Act, 1961.
 - (2) In the case of a registered firm, the firm has to submit an estimate of the advance tax payable, if any, by it in accordance with Part I of the First Schedule to the annual Finance Act. The individual partners have also to submit an estimate of the advance tax payable by each including therein the share of income from the registered firm.";
 - (xlx) in Form No. 30, the words bracket and figure "and total world income (See note 2)", the words "and Rs......respectively", the words "and super-tax", wherever they occur, and Note No. 2 shall be omitted and Notes No. 3 and 4 shall be re-numbered as 2 and 3 respectively.

[No. 10/F. No. 3(3)67-TPL.]

V. RAMASWAMI IYER, Secy. Central Board of Direct Taxes-